

WAKEFIELD RURAL DISTRICT COUNCIL

NOTICE OF PUBLIC PATH ORDER

TOWN AND COUNTRY PLANNING ACT, 1968,
SECTION 94

Crigglestone Footpath No. 23 Public Path Diversion Order 1970

Notice is hereby given that the above-named Order (hereinafter referred to as "the Order") made on the 21st day of October 1970, is about to be submitted to the Minister for Local Government and Development for confirmation or to be confirmed by the Wakefield Rural District Council as an unopposed Order.

The effect of the Order, if confirmed without modification, will be to extinguish the public right of way running from Hollingthorpe Lane to Hollingthorpe Road, Crigglestone, and create an alternative highway in lieu.

A copy of the Order and the map contained in it has been deposited at the Council Offices, 18 St. John's North, Wakefield, and may be inspected free

of charge at 18 St. John's North, Wakefield, between the hours of 9 a.m. and 5 p.m. on Monday to Friday.

Any representation or objection with respect to the Order may be sent in writing to the Wakefield Rural District Council, 18 St. John's North, Wakefield, not later than 1st January 1971, and should state the grounds on which it is made.

If no representations or objections are duly made, or if any so made are withdrawn the Wakefield Rural District Council may, instead of submitting the Order to the Minister for Local Government and Development for confirmation, themselves confirm the Order as an unopposed Order. If the Order is submitted to the Minister for confirmation any representations and objections which have been duly made and not withdrawn will be sent to the Minister with the Order.

If you wish to be notified if the Order is confirmed, and to have a copy of the Order as confirmed, you should write to the Wakefield Rural District Council, 18 St. John's North, Wakefield, giving your name and the address to which these documents may be sent.

A. Elstone, Clerk of the Council.

Dated 24th November 1970.

(304)

COMMONS REGISTRATION ACT

DEVON COUNTY COUNCIL

COMMONS REGISTRATION ACT 1965

Common Land and Town or Village Greens

Provisional Registrations and how to object to them.

Registrations

The second and last period for application for the registrations under the above Act of—

- (a) land which is common land or a town or village green;
- (b) rights of common over such land, and
- (c) persons claiming to be owners of such land

ended on 2nd January 1970.

The Council is the registration authority for the registration area of which particulars are given below. The Register of Common Land and the Register of Town or Village Greens for this registration area, containing all registrations made under the Act, and notes of all objections so far made, are available for inspection free of charge at County Hall, Exeter, between the hours of 10.30 a.m. and 4 p.m. on working days. A table giving brief information about registrations made after 30th June 1968 is below. In addition, each local authority other than the Council has available for inspection copies of registrations affecting land in its own area and copies of register entries of all objections so far made affecting such land.

Objections

The period for objecting to registrations made after 30th June 1968 began on 1st May 1970 and ends on 31st July 1972. Every objection must be made in writing on the special form of objection (C.R. Form No. 26) available free and post free from County Hall, Exeter, and must reach the Council as registration authority at the above address not later than 31st July 1972.

Every objection which is not rejected is noted on the register as soon as possible after receipt, and particulars are sent by the registration authority to the person (if any) on whose application the registration was made, and to certain other persons directly interested in the registration. In addition, copies of register entries of objections are sent to local authorities holding copies of the registrations to which they relate.

The noting of an objection in the register does not mean that it is officially admitted to be correct, and it has no immediate effect on the registration. The effect is that, unless the registration is cancelled, or the objector withdraws his objection, the matter will be referred to a Commons Commissioner for decision.

H. G. Godsall, Clerk of the Devon County Council

Dated 16th October 1970.

Particulars of Registration Area

The Administrative County of Devon

Information about Registrations in Second Period

Open to Objection from 1st May 1970 to 31st July 1972.

(NOTE: In the following table the letter R indicates that rights of common have been provisionally registered affecting all or parts of the land in the register unit and the letter O that claims to ownership have been registered)

REGISTRATION OF COMMON LAND

<i>Borough, Urban District or Parish</i>	<i>Register Unit No.</i>		<i>Name of Common</i>
Hemyock	CL 212		Part of Blackaller Farm.
Sidmouth Urban District	CL 213	O	Mutter's Moor and Harpford Common.
Farway	CL 214	R O	Farway Common, Broad Down and Strap Common.
Ivybridge	CL 215	R	West bank of River Erme.
Kentisbeare	CL 216	O	Blackborough Common.
Fremington	CL 217		Anchor Wood.
Lydford	CL 218	R O	4 small additional pieces of land (Forest).
Chudleigh	CL 219	R	Part Ideford Common.
Moretonhampstead	CL 220	R	Cranbrook Down and Castle.
Bishopsteignton	CL 221	R	Haldon Moors.
Mary Tavy	CL 222	R	Part Blackdown Common and Willsworthy Camp.
Bovey Tracey	CL 223	R O	Riddaford Down.
Witheridge	CL 224	R	Witheridge Moor.
Langtree	CL 225	R	Hardstone.
Holsworthy Hamlets	CL 226	R	The Green, Chilsworthy.
Molland	CL 227	R	Molland Common.
Rattery	CL 228	R O	Bulson Head.
Highampton	CL 229	R	Odham Moor.
Ipplepen	CL 230	R O	Stallage Common.